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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/843,429	04/25/2001	Anita B. Marsh	06269-030001	8544
26211	7590 11/15/2005		EXAMINER	
FISH & RIC P.O. BOX 10	CHARDSON P.C.		VU, TUAN A	
	LIS, MN 55440-1022		ART UNIT	PAPER NUMBER
			2193	

**DATE MAILED: 11/15/2005** 

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)	<del></del>
	09/843,429	MARSH ET AL.	
;	Examiner	Art Unit	*10
	Tuan A. Vu	2193	
:	Tuan A. Vu	2193	

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The MAILING DATE of this communication	appears on the cover	sheet with the correspondence add	dress
THE REPLY FILED 28 September 2005 FAILS TO PLACE	CE THIS APPLICATION	IN CONDITION FOR ALLOWANCE.	
<ol> <li>The reply was filed after a final rejection, but prior this application, applicant must timely file one of the places the application in condition for allowance; (3) a Request for Continued Examination (RCE) in following time periods:</li> </ol>	to or on the same day as ne following replies: (1) a 2) a Notice of Appeal (w compliance with 37 CF	s filing a Notice of Appeal. To avoid a an amendment, affidavit, or other evid ith appeal fee) in compliance with 37	lence, which CFR 41.31; or
<ul> <li>a)</li></ul>	this Advisory Action, or (2) the later than SIX MONTHS from a) or (b). ONLY CHECK BO)	m the mailing date of the final rejection.	
Extensions of time may be obtained under 37 CFR 1.136(a). The been filed is the date for purposes of determining the period of extended CFR 1.17(a) is calculated from: (1) the expiration date of the short above, if checked. Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.704(b).  NOTICE OF APPEAL	ension and the corresponding ened statutory period for rept	g amount of the fee. The appropriate extensi by originally set in the final Office action; or (2	ion fee under 37 2) as set forth in (b)
2. The Notice of Appeal was filed on A brief in of filing the Notice of Appeal (37 CFR 41.37(a)), on Since a Notice of Appeal has been filed, any reply AMENDMENTS	r any extension thereof (	37 CFR 41.37(e)), to avoid dismissal	of the appeal.
3. The proposed amendment(s) filed after a final rej  (a) They raise new issues that would require fur  (b) They raise the issue of new matter (see NOT)  (c) They are not deemed to place the application	ther consideration and/o 「E below);	r search (see NOTE below);	
appeal; and/or (d) They present additional claims without cance NOTE: (See 37 CFR 1.116 and 41.		mber of finally rejected claims.	
4. The amendments are not in compliance with 37 Com	ction(s):	·	,
6. Newly proposed or amended claim(s) wou the non-allowable claim(s).	ld be allowable if submit	ted in a separate, timely filed amendr	nent canceling
7. For purposes of appeal, the proposed amendment how the new or amended claims would be rejected. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-34.	l is provided below or ap		<del>rexplanation of</del>
Claim(s) withdrawn from consideration:			
<ul> <li>AFFIDAVIT OR OTHER EVIDENCE</li> <li>The affidavit or other evidence filed after a final action because applicant failed to provide a showing of g and was not earlier presented. See 37 CFR 1.116</li> </ul>	ood and sufficient reaso	• • • • • • • • • • • • • • • • • • • •	<del></del>
9. The affidavit or other evidence filed after the date entered because the affidavit or other evidence fai showing a good and sufficient reasons why it is not show in the second sufficient reasons.	led to overcome <u>all</u> rejec	ctions under appeal and/or appellant fa	ails to provide a
10. The affidavit or other evidence is entered. An expREQUEST FOR RECONSIDERATION/OTHER	lanation of the status of	the claims after entry is below or atta	ched.
11.   The request for reconsideration has been consideration See Continuation Sheet.	·		ance because:
12. Note the attached Information Disclosure Statem 13. Other:	ent(s). (PTO/SB/08 or P		GBERG EXAMINER

Continuation of 11. does NOT place the application in condition for allowance because: As for the arguments that nothing in Aravamudan ever mentions on a network carrier turning on a service for a particular area, it is noted that every call processing pertains to a user situated in a context of a given area. The notion of area is inside the very fact that a user is trying to be connected and served by the telephone service. A particular user in a geographical context within which the user is trying to get serviced reads on service being turned on for a user of a particular area; because an user cannot not belong to a particular service area when the telephony service as organized by standards PSTN is dividing service coverage into regions of service. Hence, each user entails a connotation of a particular PSTN network subdivision being serviced. Until the claim makes it more clear about the specifics on the turn-on process so to teach exactly how this particular area specialization is implemented, the claim is interpreted as broadly as set forth above; and stands rejected for allowing more than one way of construing the subject matter; hence is not in condition for allowance. The amendments to the specifications will be entered for minor informalities therein..

TODD INGBERG
PRIMARY EXAMINER